1	Leigh P. Rendé	Robert J. Giuffra, Jr. William B. Monahan
2	Joseph W.C. Warren UNITED STATES DEPARTMENT OF	Darrell S. Cafasso
3	JUSTICE Environment and Natural Resources Division	SULLIVAN & CROMWELL LLP 125 Broad Street
4	Environmental Enforcement Section P.O. Box 7611, Ben Franklin Station	New York, New York 10004 Telephone: (212) 558-4000
5	Washington, DC 20044-7611 Telephone: (202) 514-1461	Facsimile: (212) 558-3588 Email: giuffrar@sullcrom.com
6	Email: leigh.rende@usdoj.gov	Email: monahanw@sullcrom.com Email: cafassod@sullcrom.com
7	Counsel for the United States	Counsel for Fiat Chrysler Automobiles N.V.,
8		FCA US LLC, VM Motori, S.p.A., and VM North America, Inc.
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11	UNITED STAT	ES DISTRICT COURT
12	NORTHERN DIS	TRICT OF CALIFORNIA
13	SAN FRAN	ICISCO DIVISION
14		
15	IN RE CHRYSLER-DODGE-JEEP ECODIESEL MARKETING, SALES	Case No. 3:17-md-02777-EMC
16	PRACTICES, AND PRODUCTS LIABILITY LITIGATION	STIPULATION AND [P <del>ROPOS</del> ED ORDER] TO EXTEND TIME TO
17		RESPOND TO UNITED STATES COMPLAINT
18		The Honorable Edward M. Chen
19		The Honorabie Bawara 141. Chen
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20		STIPULATION TO EXTEND TIME
		- 1 - TO RESPOND TO DOLCOMPLAINT

1	WHEREAS, or	n May 23, 2017, the United States Department of Justice (the
2	"United States") filed its Co	mplaint (the "United States Complaint") against defendants Fiat
3	Chrysler Automobiles N.V.,	FCA US LLC, VM Motori S.p.A., and VM North America, Inc.
4	(collectively, "Defendants," ar	nd together with the United States, the "Parties");
5	WHEREAS, p	ursuant to the Court's Pretrial Order No. 9 (Dkt. No. 202), the
6	Parties have met and conferre	ed and have agreed to extend the time for Defendants to respond to
7	the United States Complaint u	ntil October 6, 2017.1
8	NOW, THERE	EFORE, IT IS HEREBY STIPULATED AND AGREED, by and
9	among the Parties hereto, thro	ough their undersigned counsel, and subject to the Court's approval,
10	that Defendants shall answer	, move to dismiss, or otherwise respond to the DOJ Complaint by
1 i	October 6, 2017.	
12	SO STIPULATED.	
13	Dated: August 18, 2017	Respectfully submitted,
14		SULLIVAN & CROMWELL LLP
15		By: /s/ Robert J. Giuffra, Jr.
16		Robert J. Giuffra, Jr.
17		Robert J. Giuffra, Jr. William B. Monahan
18		Darrell S. Cafasso Sullivan & Cromwell LLP
19		125 Broad Street New York, New York 10004
20		Telephone: (212) 558-4000 Facsimile: (212) 558-3588
21		giuffrar@sullcrom.com monahanw@sullcrom.com
22		cafassod@sullcrom.com
23		Counsel for Fiat Chrysler Automobiles N.V., FCA US LLC, VM Motori, S.p.A., and VM North America, Inc.
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<sup>&</sup>lt;sup>1</sup> In entering into this stipulation, Defendants do not waive, and expressly preserve, all defenses, including all defenses concerning jurisdiction.

1	Dated: August 18, 2017	UNITED STATES DEPARTMENT OF JUSTICE
2		By: /s/ Leigh P. Rendé
3		By: <u>/s/ Leigh P. Rendé</u> Leigh P. Rendé
4		Environment and Natural Resources Division Environmental Enforcement Section
5		P.O. Box 7611, Ben Franklin Station Washington, DC 20044-7611 Telephone: (202) 514-1461 Email: leigh.rende@usdoj.gov
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8		Counsel for the United States
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## [PROPOSED] ORDER TO EXTEND TIME TO RESPOND TO DOJ COMPLAINT

Based on the foregoing Stipulation, the Court GRANTS the Parties' Stipulation to Extend Time to Respond to the United States Complaint. Defendants shall respond to the United States Complaint by October 6, 2017.

IT IS SO ORDERED.

DATED: 8/18, 2017.



## ATTESTATION (CIVIL LOCAL RULE 5-1(i)(3))

In accordance with Civil Local Rule 5-1(i)(3), I attest the concurrence in the filing of this document has been obtained from the signatories.

Dated: August 18, 2017

/s/ C. Megan Bradley
C. Megan Bradley

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STIPULATION TO EXTEND TIME TO RESPOND TO DOJ COMPLAINT 3:17-MD-02777-EMC

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on August 18, 2017, a true and correct copy of the foregoing was electronically filed and served electronically via the Court's CM/ECF system, which will automatically serve notice to all registered counsel of record.

/s/ C. Megan Bradley
C. Megan Bradley

STIPULATION TO EXTEND TIME TO RESPOND TO DOJ COMPLAINT 3:17-MD-02777-EMC